COMMONWEALTH OF KENTUCKY

BEFORE THE PUBLIC SERVICE COMMISSION

In the Matter of:

INVESTIGATION INTO WHETHER WATS
RESELLERS SHOULD BE INCLUDED IN
THE ULAS ALLOCATION PROCESS
ADMINISTRATIVE
CASE NO. 328

ORDER

On April 4, 1989, AT&T Communications of the South Central States, Inc. ("AT&T"), filed a motion to modify the schedule of procedure in this case. Under the schedule of procedure adopted by the Commission, prefiled testimony is due April 14, 1989, and requests for information are due May 3, 1989. AT&T contends that it would be more helpful to the parties if the sequence of events was reversed.

The Commission, having considered the motion and being sufficiently advised, is of the opinion and finds that it should be granted to the extent that data requests should be propounded and answered prior to the filing of testimony.

On April 7, 1989, Telcor, Inc. d/b/a TMC of Louisville and Telamarketing Communications of Evansville, Inc. ("TMC") filed a motion to designate issues and to stay the proceeding. TMC requests that the Commission designate issues on which the testimony is to be filed concerning the application of ULAS to resellers and that the Commission establish a more comprehensive procedural schedule. Also, TMC requests that the Commission stay

this proceeding pending resolution of Administrative Case No. 311^1 and the completion of the discovery phase in Administrative Case No. $323.^2$

On April 10, 1989, AmeriCall Systems of Louisville ("AmeriCall") filed a motion to establish a procedural schedule and to hold proceedings in abeyance. AmeriCall states that it has not sufficiently engaged in discovery of other parties to determine whether resellers should be subject to ULAS. AmeriCall also states that all issues pending in Administrative Case No. 311 should be finally determined prior to commencing with this proceeding.

The Commission, having considered the motions and being sufficiently advised, is of the opinion and finds that: 1) The request to designate issues is premature. The Commission will designate issues to be addressed in the testimony after the first set of data requests are asked and answered. 2) The request for a stay of this proceeding should be denied. The Commission is of the opinion that it is most appropriate to proceed with this case on a separate basis, though there may be some overlap with Administrative Case No. 311 and Administrative Case No. 323. All

An Investigation of InterLATA Carrier Billed Minutes of Use as a ULAS Allocator.

An Inquiry into IntraLATA Toll Competition, an Appropriate Compensation Scheme for Completion of IntraLATA Calls By Interexchange Carriers, and WATS Jurisdictionality.

parties to this proceeding are parties in Administrative Case No. 311 and Administrative Case No. 323 and have ample opportunity to address their concerns in those cases. 3) Finally, in response to the request to establish a procedural schedule, the Commission sets forth a schedule contained in Appendix A, attached and incorporated hereto.

BE IT SO ORDERED.

Done at Frankfort, Kentucky, this 13th day of April, 1989.

PUBLIC SERVICE COMMISSION

Vice Chairman

Vice Chairman

Commissioner

ATTEST:

Executive Director

APPENDIX A

APPENDIX TO AN ORDER OF THE KENTUCKY PUBLIC SERVICE COMMISSION IN ADMINISTRATIVE CASE NO. 328 DATED 4/13/89

Requests for information shall be due	, 1,	1989
Responses to the requests shall be due	15,	1988
Issues to be addressed in testimony will be designated by CommissionMay	30,	1989
Prefiled testimony shall be dueJune	13,	1989
Supplemental requests for information shall be dueJune	27,	1989
Supplemental responses to the requests	11	1000